# Exhibit 7



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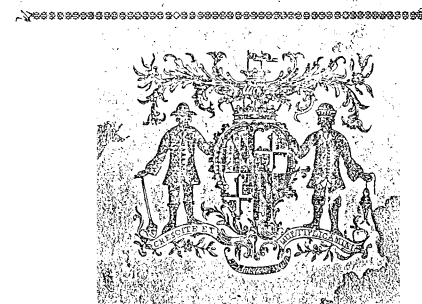
### MARYLAND,

MADE AND PASSED

ATA

#### SESSION of ASSEMBLY,

Begun and held at the City of Annapolis, on Friday the thirty-first of October, in the year of our Lord one thousand seven hundred and seventy-seven.



Printed by Fir EDERICK GREEN.

L. A. W. S. of the S. T. A. T. E. of

CHAP. The property of the control of the Appropriate of the Control of the Contro

Preamble.

NEREAS clerks of the general courr have not been appointed in virtue of the resolve of the general assembly at their session in February last, and it is necessary that such the clerks should be appointed before the next terms, and it is necessary that such that the clerks should be appointed before the next terms, and it is necessary that such that the clerks should be appointed before the next terms, and the clerks of them. Shall have

point their That the judges of the general court, or any one of them, shall have full power and authority to meet at the city of Annapolis, and at Talbot. Court-house, on such days as the said judges, or any two of them, shall determine, and appoint and qualify clerks for the said court.

ries, &c.

clerks to pro- III. And be it also enaced, That the clerks of the said court shall respectively, under the direction of the judges, provide fit and proper repositories for the records of such court, at the public expence.

#### C H A P. XX.

An ACT for the better security of the government.

Preamble.

THEREAS, in every free state, allegiance and protection are reciprocal, and no man is entitled to the benefit of the one, who refuses to yield the other; and as every inhabitant of this state enjoys the protection and benefit of the government and laws thereof, and it is reasonable that every person should give testimony of his attachment and fidelity to this state, and the present government thereof, as now established, and all the

II. Be it enacted, by the General Assembly of Maryland, That every male person to free male person within this state, above eighteen years of age, unless a offidelity, &c. quaker, menonist, or dunker, shall, on or before the first day of March next, take, repeat, and subscribe, the oath of fidelity and support to this state, contained in the act, entitled, An act to punish certain crimes and misdemeanors, and to prevent the growth of toryism; and every free male quaker, menonist, or dunker, within this state, above eighteen years of age, shall, on or before the first day of March next, solemnly, fincerely, and truly declare and affirm, in the words of the faid oath, and thereto subscribe his name.

Before some magistrate ;

III. And be it enacted, That the said oath and affirmation shall be taken within the time aforesaid, before some magistrate of the county or city, where the person, who takes such oath or affirmation, resides....

Who is to keep two

IV. And he it enamed, That every magistrate aforesaid, shall keep two paper books; one for all persons who shall take the oath aforesaid; and the other for all persons who shall take the affirmation aforesaid, prefixing to one of the faid books the oath aforefaid, and to the other the affirmation aforesaid. And all persons required by this act to take the faid oath, or affirmation, shall, after taking the same, subscribe his

name

#### MARYLAWD, October.

name thereto, in fuch book as contains the only it (ich person take the c Hra P.

faid oath; or in such book a cour has the at the period that a the state of the fail and the half of the fail of the half of the his mark, and the mapife of the third factor has a state of the his mark, and the mapife of the his mark the state of the his mark.

V. Ann, For the afcertaining such as shall reglect to take the said oath or affirmation, and that there may be a record evidence of such neglect;

VI. Be it enaced. That every magistrate aforesaid, shall make out Magistrates to fair copies of his said books, with all convenient dispatch, after the pies of their factors.

aforesaid first day of March, and the same transmit to the governor and books, &c. council of this state, and shall deliver the original books to his next county court which shall happen after the said first day of March next, there to be recorded. The first the

VII. And be it enaced, That every magistrate of the county shall, And to attend and he is hereby enjoined and required to attend one day in every week, very week, until the faid first day of March next, at the most convenient places in &c. his neighbourhood, with his books aforesaid, for the purpose of administering the oath, or affirmation, aforesaid, and for the purpose of having the same subscribed to, in manner and form aforesaid; and the said justices shall give public notice, by advertisement, of such places and days of meeting as aforefaid: : .

. VIII. And he it enacted, That every constable of every hundred constables to shall, before the first day of March next, make out a fair alphabetical lift of inhabilist of all the free male inhabitants, residents in his hundred, and not tunts, &c. out of the state, or hereafter not exempted from taking the said oath, or affirmation, who shall be of the age of eighteen years, on or before the aforesaid first day of March, and a copy of the said list, with all convenient dispatch, transmit to the governor and council, and the original list shall deliver to the next county court of his county which Thall happen after the aforefaid first day of March next, there to be reand the grade of the state of t corded.

IX. And be it enacted, That every magistrate shall be allowed, in Mlowance to the county levy, the same per diem allowance, for every day he shall bec. attend, in pursuance of this act; to take the oath or affirmation aforefaid, as is allowed the justices for their attendance in the county court: And the several county courts are hereby empowered and directed to make the several constables in their counties such allowance, for their trouble in making and returning their lifts aforesaid, in their next county levy, as to them shall appear reasonable: (1) South 21 12 年,李孙、夏节的李梦播。1

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X. And be it enafted, That if any magistrate shall neglect to keep Penalty on neglect of dufuch books, or shall neglect to make copies and transmit them to the tygovernor and council, or shall neglect to deliver the original books, as respectively required by this act, he shall forseit and pay the sum of five hundred pounds current money: And every constable, who shall neglect to make out the lift, or neglect to transmit the copy of such lift, or shall neglect to return the original list; as respectively required by this act, shall forfeit and pay the sum of two hundred pounds current money.

#### LAW Soft the STATE of

OHAP. XI And be it enacted. That every person, required by this act to XX take the oath of affirmation aforesaid, and whose name or mark shall be taken not a pear on one of the magistrates books aforesaid, in a rand that the stakes of the control of the magistrates books aforesaid, in the who form prescribed as aforesaid, shall, sore and during the life of the perent pay reble is form prescribed as aforesaid, shall, sore and during the life of the head of which ever the same than the control of the same than the same than the same that the same than the same tha by fuch public or county affeilments (ball be imposed upon every hun-as dred pounds; worth of real or personal property, within this state, and dred pounds worth of real or perional property within the faid twick as the form rate; which faid tax shall be paid, collected and levied as the faid public and county taxes are respectively paid, collected and levied.

How the XII and be it enacted. That the worth in real and personal proworth of such levied, with the faid treble nerson is to be, perty, of every such person chargeable as aforesaid with the said treble nerson is to be, perty, of every such person chargeable as aforesaid with the said treble nerson is to be, perty, of every such person chargeable as a soresaid with the said treble nerson is to be, perty, of every such person chargeable as a soresaid with the said treble nerson is to be, perty, of every such person chargeable as a soresaid with the said treble nerson is to be, perty, of every such person chargeable as a soresaid with the said treble nerson is to be, perty, of every such person chargeable as a soresaid with the said treble nerson is to be, perty, of every such person chargeable as a soresaid with the said treble nerson is to be, perty, of every such person chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said treble nerson chargeable as a soresaid with the said tr

worth of inch. perty, of every such person chargeable as aforesaid with the said treble accertained. tax, shall be deemed and taken for and during the continuance of the faid treble tax, of such amount as shall be accertained on the final affest. ment and valuation of all property within this state, which shall be made on or before the first day of March next

Provide. XIII. Provided nenertheless, If such worth shall, on any suture public affessment, he augmented, the treble tax shall be rated on that worth so augmented,

XIV. And he it enacted, That the said treble tax, rateable according Treble tax to a charge, &c. to the amount of such worth as aforesaid, shall be and is hereby imposed as a charge and burthen on all such real and personal estate of fuch person, chargeable with the said treble tax, as such person was possessed of at the time of the valuation of his property by the assessors, under the act, entitled, An act to affess and impose an equal tax on all property within this state.

> XV. Provided nevertheless, and be it enacted, That no such property shall be chargeable with the said treble tax which has been bona fide disposed of after such valuation aforesaid, and before the making of this act, and that no such property bona fide disposed of, after the making of this act, shall be subject to a distress for the said treble tax, before default of payment of the faid tax by the person chargeable with the same, or default of property in his possession, whereby the said tax may be levied. ्र केल्प वृत्ति सुन्तरम् क्रम्म सुन्तर स्टब्स्

XVI. and, Whereas persons chargeable with the said treble tax may have property in different counties in this state: And whereas it is necessary that the commissioners should be informed of all persons so chargeable:

XVII. Be it enacted, That the governor and the council shall annu-Governor and cause a list to ally, before the first day of May, cause a list to be made out of all free male persons, of the age of eighteen years, whose names or marks, by comparing the constables lists aforesaid with the magistrates books aforefaid, shall not appear in any of the magistrates books aforesaid, and of all persons any otherwise ascertained to be chargeable with the said treble tax; and the faid lift shall annually, before the first day of May; cause to be delivered to the commissioners of every county in this state, who shall, on receipt thereof, communicate the same to the collectors respectively; and the said collectors are hereby respectively enjoined to levy and collect the faid treble tax, on, of, and from, all such persons, according 3

Proviso.

council to be made, &c.

## M A R-Y L A N. D, October 1777.

according to the value of fuch persons property in their respective county, C H A P. ties.

XVIII and be it enduen, The every person, chargeable with the Persons to treble tax as aforefaid, that be disabled from commencing or profecut-with treble ing any fair in any court of this state, for the recovery of any debt or tax diabled from comdamages, for any money or tobacco due for owing to him in his own mencing fuit, right, or from exercising and practising the trade of merchandise, un- &c. less, previous to such suit or merchandising, he shall take the oath or affirmation as aforesaid; and, in case of neglect thereof, the court before whom such suit shall be brought shall, ex officio, enter judgment of nonsuit; and if any such person shall exercise and practise the trade of merchandise, without previously taking the oath or affirmation as aforefaid, he shall, for every such offence, forfeit and pay five pounds for every hundred pounds of property such person shall be deemed worth on the public affessment of all property within this state.

XIX. And he it enacted, That every person, chargeable with the And practitreble tax aforesaid, shall be for ever disabled and rendered incapable to &c. fing the law, practife the law, physic, or surgery, or the art of an apothecary, or to preach or teach the gospel, or to teach in public or private schools, or to hold or exercise, within this state, any office of profit or trust, civil or military, or to vote at any election of electors of senators or of delegates to the house of delegates; and if any such person shall offend against this act, in any of the particulars above specified, he shall, for every such offence, forfeit and pay five pounds for every hundred pounds of property he shall be deemed worth on the public assessment of all property within this state.

XX. Diovided nevertheles, and be it enaced, That if any per- Proviso. son, required by this act to take the oath or affirmation aforesaid, and whose name or mark shall not be found subscribed as aforesaid, shall make it appear to the governor and council, within fix weeks after the first day of March next, or to the county court of the county where fuch person resides, which shall first happen after the said first day of March next, that such person is not a person offending against this act, and, if of the age of eighteen years, at the time of such application to the governor and council, or county court, as aforesaid, shall take the faid oath or affirmation (as the case may be), such person shall not be subject to the said treble tax and disabilities aforesaid; and, on acquittal by the said governor and council, or by the said county court, such person shall obtain a certificate thereof, and be entitled to have his name enrolled in one of the magistrates books as aforesaid; and if such person has been set down on the list chargeable with the treble tax and transmitted to the commissioners, the said commissioners are hereby enjoined, on such person's producing the certificate aforesaid, to correct the faid lift, and give notice thereof to the collector.

XXI. And he it enacted, That all persons, not having signed the as- Persons not fociation, who have fled from this state since the fourteenth day of Au- the associa gust, seventeen hundred and seventy-five, to avoid taking an active part tion, and fled, &c. liable to in the defence thereof, and have croffed the feas, and who shall not re- trebletax, &c.

turn on or before the first day of September, seventeen hundred and seventy-nine, and take the oath or affirmation as aforesaid, within one

LA.W.S. of the S.T.A.TE. of

C.H.A.P. month after their return to this state, shall be liable to the treble tax;, and to the disabilities imposed by this act.

Provided the XXIII to the search that the Line posting in this act contained the final chief the confirmed to, extend, to any persons who, having fled from this, state as aforesaid, shall ear, my time since, their flight, have taken an active part against the same, or against the United States, by adhering to the british army or navyour and the property and the proper

XXIII and, For the better ascertaining, what persons have fled from this state, as aforesaid, which is the state of the

Justices to en- w XXIV. Be it enasted, That the justices of the several county quire after persons who courts shall annually, at their respective August courts, make diligent have fled, &c. enquiry after every person who has fled from his county as aforesaid, or who, returning after the first day of March next, shall neglect to take the oath or affirmation aforesaid, within the time limited as aforefaid, and the faid justices shall enter his name on the minutes of the proceedings of their court at their then fitting, and, from the faid minutes, shall make a fair and alphabetical list of the names of all such persons as aforesaid, and transmit the same to the governor and council.

> XXV. and, Whereas many of the male subjects of this state, above the age of eighteen years, are out of this state, on some lawful purposes, in some of the neighbouring states, or in parts beyond the seas,

on lawful buact, &c.

Personsablem XXVI. Be it enacted, That no such person shall be affected by any fines not af matter or thing contained in this act, unless such person, for three fected by this months after his return, shall wilfully neglect to take the said oath or affirmation (as the case may be) before the governor and council, or iome magistrate of the county or city where he resides.

> XXVII. and, In order to discover whether the persons aforesaid, absent from this state on or before the first day of March next, and returning after that day, have taken the oath or affirmation aforesaid, within the time limited as aforefaid,

Justices to

XVIII. Be it enaffed, That the justices of the several county courts make enquiry after persons shall annually, at their respective August courts, make diligent enquiry returning, &c. after all such persons returning as aforesaid, and omitting to take the oath or affirmation aforesaid, within the time limited as aforesaid, and shall enter their names on the minutes of the proceedings of their court, and fair and alphabetical lifts make thereof, and transmit them to the governor and council.

> XXIX. And, Whereas all persons in the regular service of this state, or of the United States, or of any of them, have already given, by fuch fervice, fufficient proof of their attachment to the freedom and independence thereof,

Officers, &c.

XXX. Be it enafted, That no general, field, commissioned, warrant, or staff officer, or other officer, nor any soldier or person in the regular fervice of this state, or the United States, or any of them, shall be atfected by any matter or thing herein contained.

XXXI. And,

### MARYLAND, OCTOBER.

XXXI. and To prevent this state from becoming an asylum for CHAP. the disaffected sugitives from other states,

The difference of the state of the governor and council, or any male of longing to of militrate of the county, on their or his own knowledge, or on informa- ther states, tion, that any male person above the age of eighteen years, belonging to and taking the transfer of the Heister in this, any of the United States, has taken shelter in this state, shall immedite be appre-ately cause such person to be apprehended and examined; and if such hended, &c. person cannot, upon such examination, produce a certificate of his having taken the oath or affirmation prescribed by his state, or if such perfon has not taken the oath or affirmation (as the case may be) which has been prescribed by this state, and resuses to take the said oath or affirmation, and shall also refuse to take the following oath, or affirmation if a quaker, menonist, or dunker, viz. "I, A. B. do swear, or solemnly affirm (if a quaker, menonist, or dunker) that I do not hold myself bound to yield any allegiance or obedience to the king of Great-Britain, his heirs, or successors; and that I will be true and faithful to the United States of America, and will, to the utmost of my power, support, maintain, and defend the freedom and independence thereof," the governor and council, or the said magistrate, may commit such person to the public gaol, or the governor and council may remaid such person back to his own state, and in such manner as they may adjudge the most expedient; and if such person hath property in this state, he shall be subject to the treble tax aforesaid, in manner and form prescribed as aforesaid, and such person shall also be subject to all the disabilities imposed by this act; and upon every commitment of such person by any magistrate as aforesaid, the said magistrate shall immediately give notice thereof to the said governor and council.

XXXIII. It being represented to this general affembly, That many persons who gave bonds to the presidents of the late conventions, councils of safety, and to the committees of observation, for their good behaviour and fidelity to this state, have been guilty of breaches,

XXXIV. Be it enaced, That all bonds, taken in the name of any Bonds taken president of convention, council of safety, or in the name or names of of any presiany other person or persons, for the use of this state, be transmitted as dent of convention, &c. soon as possible to the clerk of the county where the principal and the to be transfecurity reside, or if the principal has departed this state, to the clerk of mitted to the the county where the security may reside, and thereupon scire facias shall immediately issue in the name of this state against the obligors in the bonds, alleging a breach of every part of the condition, and requiring the defendants to shew cause why judgment and execution should not be had for the penalty; and the defendant appearing shall plead the general issue of performance, and trial shall be had the first court, unless for special reasons the court shall grant one imparlance, and if two nibils shall be returned, judgment of execution shall be rendered.

XXXV. And he it enafted. That if any subject or inhabitant of this Fine on per-feate, shall go on board any vessel of war or transport belonging to the board the eneenemy, or to their camp, or to any city, town, port, or place, within &c. any of the United States, in their possession, without permission in writing from the governor and the council of this state, and if any subject or inhabitant of this state shall receive any protection for himself or

CHAP aproperty from the enemy, or any one under their authority, such personal characters of this fon, on conviction thereof in the general or any county court of this state, shall be fined by the court not exceeding the rate of ten pounds Leading for every hundred pounds of property belonging to fuch person withing this state; and if any person convicted of any of the offences aforesaid, shall not have property within this state, valued and rated agreeable to the late affessment act at more than two hundred pounds, the court may fine such person at the rate aforesaid, and also adjudge sim to be imceeding thirty-nine lashes, or both, in their discretion. Cold 1984 3 Beach Mitselling of Ash &

XXXVI. Whereas persons guilty of high treason may, by being out of the reach of a legal process in the common course of proceeding, evade a trial and the punishment of their crimes,

Persons intreason, and

100 - 1 - 1 - 1. ( XXXVII. Be it enacted, That, on indictment found by the grand jury of the general court against any person for treason, the court shall found, to be immediately order capitas to apprehend such person, directed to the sheoutlawed, &c. riff of the county in which such person lived or resided, and on return by the faid sheriff of the flight of such person from this state, or that he is not to be found in the county, the general court shall cause such person to be proclaimed, and solemnly called and required, in full and open court, to appear and answer to the indictment against him, and, on default thereof entered on their record, the said court shall issue a writ to the sheriff who returned the capias, to cause such person to be proclaimed, and solemnly called and required, at two several courts to be held for his county, in full and open court, to furrender himself to his custody, to answer to the indictment found against him; and the faid sheriff shall make his return of such proclamation and default to the general court, who shall record such return and default, and thereupon proceed to adjudge fuch person to be outlawed, and such judgment of outlawry shall amount in law to a conviction and attainder of the person of the treason charged in the indictment, in the same manner as if the person so indicted had been found guilty thereof by a petit jury, and such person shall thereupon forseit to the use of this state all the estate which he had at the time when the indictment shall allege his commission of the treason.

Persons not to be tried for In 3 years, &c.

XXXVIII. And he it enaced, That no person shall be tried for any treason unless treason or misprisson of treason against this state, unless the indictment indicted with- be found within three years after the offence committed; and it is declared, that no person shall be convicted by a petit jury of either of the faid crimes, unless by the oath of two lawful witnesses to prove each separate and distinct fact charged in the indictment as treason or misprifion of treason, except the prisoner, willingly, and without force or violence, confess the same in open court.

Persons who have taken the oath not obliged again

XXXIX. And be it enacted, That no person who hath already taken the said oath, or made the said declaration, shall be obliged to take or make the same, agreeable to the directions of this act, any thing herein contained to the contrary notwithstanding.

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